The Editor of the News is not responsible for optimions expressed by correspondents. JOB WORK

Executed with neatness and dispatch at New York prices.

TUESDAY. APRIL, 8, 1879. EVENT and COMMENT.

While we are shipping our fine cattle to England, the English are shipping their fine dogs to us. Mr. Pilkington has sold his fine Pointer, named Faus: to the St. Louis Kennel Club for twelvhundred and fifty dollars. He is a live and white spotted dog, of great bean

and strength. By-the-way Capt. John S. Wis-Richmond has been appointed one of Judges to the coming New York Bens show of dogs, and he is going to atten

On Monday night of last week Speak er Allen was presented with a gold head ed cane by his friends and admirers the House of Delegates.

Massey and Riddlebarger will at nex Charlottsville court, inaugurate the new war dance over the new Debt bill They propose to elevate the black flag So said.

Speaker Fowlkes of the Tenn. House of Representatives, was presented will the usual gold headed cane by his friends. It is very pleasant for folks to be caned in that way.

The widow Oliver failed in her suit es. old Simon Cameron, the jury bringing in a verdict for the defendant. Simon is 78 years of age and can manage to get over the homestretch without the "gay vidder."

The Tenn. Legislature went out stormily on April 1. The minority protested against the "undue influence" used in passing the debt offer of compromise at 4 per cent, on half the principal. The majority construed the language as insuling and in exchange for the outstanding debt of refused to enter the protest of the State, as herein after provided, Journal. The bondholders stubio wasly declare they will not except the divided into two classes, as follows-toterms of the bill. We believe they wit: mean to hold out for six per cent. on Class I., which shall be taken to incepted, the annual interest on the debt would be less than half that of Virginia under the McCulloch bill.

It is pretty hard to get at the truth in the case of the Poindexter jury, but it seems accepted that five of them were for a verdict of murder in the and degree, 5 for voluntary man slaughter, to the 1st of July, 1871, on all unfunded and two for involuntary man slaughter. The 10 subsequently agreed to a verdict of 5 years in the penitentiary, but the two held out for a fine with a short term in jail. The case will be up for a second trial during this week.

Are we never to have peace? The extra session of the Legislature is just gotten rid of, and now come waltzing in on us the Bristol election May 1, the Goodson one May 13, and the county elections May 22.

The legiow water has the contract for manufacturing political Fools in rial this season.

Virginia loses Bradley Johnson but she has captured Hugh McCulloch .-"Tramp, tramp, tramp, the boys are at the rate of fifty cents on the dollar, marching !"

and turn her back on the "highway robbery" of Forcible Readjustment and turn over all such wickedness by contract to McCulloch & Co.

The new Democratic Congress has a hard time trying to Readjust the outrageous election-law legislation of the Radical party. We mean to write tions, and the Governor shall forthwith to Gilbert Walker to farm out the job provide for the preparation of the bonds to Hugh McCulloch.

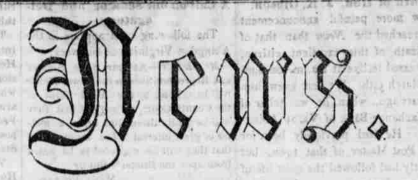
The D. bt Bill.

The Governor has signed the Debt bill, and it now becomes a law. The following is the full text of the bill; SENATE BILL NO. 1-A BILT TO PROVIDE A PLAN OF SETTLEMENT OF THE

PUBLIC DEBT. Whreas it is believed by the General Assembly that the rate of interest heretofere agreed to be paid by the State on the public debt is greater than can be borne without destroying the industrial Interests of the State; and whereas the Council of Foreign Bondholders of London, England, and the Funding Association of the United States of America (limited) have, in view of this belief, expressed their willingness to jointly endeavor to obtain the consent of the credttors to an abatement in the rate of interest; and whereas it is highly expedient, in the best interest of the State, to secure an amicable settlement with the creditors, by which the credit of the State may be restored and enhanced, and the aggregate amount of interest payable by the State reduced within limits which will not be too enormous to the population; therefore

1. Be it enacted by the General Assembly hereby authorized to create bonds of the and during the periods hereinbefore 1880, and upon the same days in each 'purchases.





1879. Whole No. 706. BRISTOL, VIRGINIA & TENNESSEE, TUESDAY, **VOLUME XIV**

State, registered and coupon, dated the 1st day of January, 1879, the principal payable forty years thereafter, bearing interest at the rate of 3 per centum per annum for ten years, and at the rate of 4 per centum per annum for twenty years, and at the rate of 5 per centum per annum for ten years, payable in the cities of Richmond, New York, or Lonlen, as herein after provided, on the irst days of July and January of each year, until the principal is redeemol. The State shall have the option of e leening any or all of said bonds by he payment of principal and accrued uterest at any time after the expiration if ten years from the first day of January, 1879, on public notice to the holders if its purpose to make such redemption. The coupons on said bonds shall be recivable at and after maturity for all axes, debts, dues and demands due the State, and this shall be expressed on their face. The holder of any registered bond shall be entitled to receive from the Treasurer of the State a certificate for any interest thereon due and unpaid, and such certificate shall be receivable for all taxes, debts, dues, and demands due the State, and this shall be expressed on the face of the registered bonds and on the face of such certificate. All obligations created under this set shall be forever exempt from all taxation, direct or indirect, by the State, or by any county or corporation therein, and this shall be expressed on the face of the bonds. The said bonds shall be of the denominations of \$100, \$500, and \$1,000, at the option of the creditors respectively, and the bonds, as well as their coupons, shall be payable at Richmond and New York, or, if desired, may be made payable in sterling at London at the fixed rate of exchange of one pound

2. For purposes of designation the outstanding indebtedness of the State is

60 per cent of the principal. If this clude all tax-receivable coupon bonds ofier of the Legislature should be ac- and all registered bonds and fractional certificates which are convertible under the act approved March 30, 1871, into such tax-receivable coupon bonds.

Class II., which shall be taken to include all bonds funded under the act approved March 30, 1871, as amended by the act approved March 7, 1872; and also two-thirds of the face value, with two thirds of the unpaid accrued interest up bonds, including sterling bonds.

3. The outstanding indebtedness of the State shall be funded in the new bonds to be issued under this act, as

Bonds shall be presented for exchange with all coupons attached maturing after the date of presentation, and shall be exchanged at the face value of said bonds dollar for dollar, for the new bonds, with all coupons attached maturing after the date of such presentation; provided that the proportion of Class II. refunded shall never exceed in amount one-third of the total amount refunded until eighteen million dollars of Class 1. have been retired.

The new bonds to be issued may be coupon or registered, at the option of Virginia is using very brilliant mate- the holders, and at the like option coupon bonds may at any time be converted into registered bombs.

4. All due and unpaid interest may be funded under the provisions of this act and shall be fundable at the rate under the third section of this act, and taken Oh! Its so honest in Va. to spurn under the provisions of said section in lieu of bonds of Class II.

5. If on or before the 1st day of May 1879, the Council of Foreign Bondhold ers and the Funding Association of the United States of America aforesaid shall flie with the Governor their assent to and acceptance of the terms of this act. the same shall be taken to be a contract between the State and the said corpora-

provided for by this act. The said corporations may present for funding, and in the proportions before provided, at least \$8.000,000 of the outstanding obligations of the State prior to the first day of Ja uary, months from and after the 31st of December, 1879, they may present an 000 until the whole debt is funded; but any eccess over said amounts which may be presented during any of said periods may be estimated in requirement for the succeeding six

So long as the said corporations shall present for funding the obligations aforesaid, in the amounts and in the period- aforesaid, they shall have Commonwealth at the time of paythe exclusive privilege of funding the ment therefor, who shall carefully outstanding debt, under the provisions of this act; provided, that the said corporations shall arrange to receive the outstanding bonds at the city of Richmond when the holders thereof be cancelled and delivered. shall so desire.

fall to file with the Governor their as- in the bonds issued under this act, sent and agreement as aforesaid by the and the same shall be considered a lat day of May, 1879, or shall fail to lawful investment. of Virginia, That to provide for funding present for funding the outstanding 11. The Treasurer shall upon the boarding house in London for many years the debt of the State, the Governor is bonds in the proportions and amounts jut days of July, 1879, and January, and who pays cash down for all her

9. The rules prescribed under the act approved March 30, 1871, in repect to preparing, signing and issung the new bonds and coupons, regu lating the same, and in taking in, canelling and registering the old bonds, hall be observed by the officers of the reasury in the execution of this act: Provided that all bonds and certifiates which may be necessary to be rinted shall be printed from a plate which shall be the property of the econd Auditor. Whenever an obliation of the State shall be presented o the Second Auditor to be funded hall issue his warrant upon the reasurer for the new obligations re hall be carried by the Second Audior to the Treasurer, who shall note the fact and date of funding on the roper register in his office, and if he gn the proper obligations to be issued, register the same in his office, clip sterling for five dollars. The bonds taking his receipt therefor upon his hereby authorized shall be issued only warrant. The Second Auditor shall countersign the obligations so delivered to him, register the same in his flice, and deliver to the proper person, taking his receipt therefor. The date the jacket so as to make it easy registering the bonds as above directed, in every bond and coupon surrendered under this act holes shall be in such a manner as to render a new funding of the same impossible, and every bond and coupon so cancelled

> shall be filled for reference. 7. The owners of all classes of bonds mentioned in this act, who shall exchange their securities for the bonds created under this act, who shall not set have received certificates representing the remaining one-third of their principal and interest due and ayable by the State of West Virginia, shall receive certificates of a like tion shall be noted on the said regischaracter to those issued under the net of March, 30, 1871, when they made such exchange, and the State of Virginia will negotiate or aid the credors holding all of such certificates issued under this act, or previous acts, in negotiating with the State of West Virginia for an amicable settlement of the claims of such creditors against he State of West Virginia The aceptance of the said certificates for West Virginia's third issued under this act shall be taken and held as a full and absolute release of the State f Virginia from all liability on se-

ount of the said certificates. 8, The General Assembly will, by necessary and appropriate legislation

der this act tor, are hereby appointed Commis-1880. And during each period of six sioners of the Sinking Fund, and shall have (a majority acting) the control and management thereof, and additional amount of at least \$5,000,- shall annually, or oftener, as ply whatever sum or sums may be to the credit of the sinking fund to the purchase and redemption of bonds issued under

All the certificates of debt which shall be funded, redeemed, or purchased under this act shall be cane-lied by the Second Auditor, and delivered by him to the Treasurer of the preserve the same in his office | All certificates of debt acquired under the operation of the sinking fund created by the act of Murch 30, 1871, shall also

10. Executors, administrators, and But if the said corporations shall others acting as fiduciaries may invest day by day, as they are wanted.

punched in one or more places, and appropriate amounts in the different ch gioners of the Sinking Fund. The said certificates shall be received by the Treasurer of the State, and be cancelled on receipt thereof, under the same regulations and prohibitions now existing in relation to coupons for interest on the public debt, except that no tax shall be deducted therefrom, and the fact of their cancella-

> and all acis occupsistent with the ore visions of this act, are neverty repealed, 14. This act shall be in force from ts pa sage.

Cost of Living in London.

The retail buyer, says a correspondent o he Boston Advertiser, has to pay for roup or sirloin steak 30 to 32 cents

ions of all kinds therefore, are procured

specified, then the Governor may, in year, pay, or cause to be paid, to the his discretion, make a like contract holders thereof the half-yearly interwith responsible parties for the fund- est then due upon each of the bonds ng of the debt of the State under this ef the Commonwealth issued under this act.

12. Whenever there shall not be a sufficient amount of money in the treasury of the State to meet the accruing interest on the said bonds promptly, the Auditor is hereby authorized and directed, by and with the advice of the Governor of the State, to raise by temporary loan, to be returned out of the accruing revenues of the State, a sum sufficient to enable him to meet promptly the said interest as it accrues. And in case the Commonwealth, and shall remain in Auditor shall not be able to raise a he keeping or under the control of sufficient sum for the said purpose by loan, he is hereby authorized and di rected to issue non-interest bearing cerifficates of indebtedness of this under this act he shall note the fact State, to be signed by himself and nd date on the proper register in countersigned by the Trossurer, and his office, shall punch a hole through properly registered in the offices of the he name of the Second Auditor, Auditor and I reasurer, for the sum of igned or countersigned thereto, and one dollar and multiples thereof, the same to be printed from plates, which shall be the property of the State, and uired. There shall be endorsed upon to sell the same at no less than a minithe said warrant a description of the mum price to be fixed by the Commisld obligations and the calculation of sioners of the Sinking Fund, which rincipal and interest for which the shall not be less than seventy-five he new obligations are to be issued. cents on the dollar. The said certifihe said old obligations and warrants cates shall be receivable for all taxes gebts, dues and demands due the State. and this shall be expressed on their face. The amount of such certificates which may be issued at any one time hall find the warrant correctly drawn | shall be fixed by the Commissioner of the sinking fund, and the proceeds of the sale thereot shall be devoted herefrom the past-due coupons, and exclusively to the payment of interest unch the same, and deliver the said as aforesaid. The Auditorshall report obligations to the Second Auditor, regularly to the General Assembly the amount and character of certificates issued under this act, and the net proceeds thereof. In case the Auditor shall not be able to borrow the sums needed as aforesaid, without security, he shall be, and is hereby authorized reasurer shall jacket and file in his to hypothecate such amounts of the ffice the warrant upon which the said certificates as may be fixed on by new obligations were issued with the the Commissioners of the Stuking surrendered obligations attached to Fund, at a value to be fixed as aforeaid warrant and shall number and said but in no case to be at a less value than seventy-five cents upon the for reference. But in cancelling and dollar. And in case of a sale of said certificates, whether they may have been so hypothecated or not, they shall be offered for sale in suitable and counties, towns and cities of this State, so far as practicable, under regulations to be fixed by the Commis-

of the movelenes recommended for thills of the movelenes recommend for such complaints. I think it is the great modicine in the world. Expectfully, MRS J. W. LLOYD.

13. The act approved March 14, 1878

a po aid, and for the round 24 cents, and less -sirable cuts at corresponding rates. Mut on neck pieces, 20 cents; leg 24 cen s; saddle, 30 cents, and chops, 32 cen . Fresh pork, rossting pieces, 20 rovide for the prompt payment of to 2 cents; sait do., 18 to 20 cents. he interest on the bonds issued un- Poultry is invariably high chickens and tur eys ruling from 25 to 35 cents. But-9. In the year 1895, and annually ter very common, brings 30 cents, good thereafter until all the bonds issued table do., 40 cents; and choice, 50 cents under and by authority of this act are and upwards. Eggs always command paid, there shall be levied and collect- good prices. At present they sell for, ed the same as, and together with, or linary, 36 cents a dozen; fresh laid, other taxes a tax of two cents on the 5) cents. Milk is 10 cents a quart. 100 of the assessed valuation of all Fresh fish is niways high, cod and hadthe property, personal, real, and mix- dock bringing from 20 to 25 cents a ed, in the State, which shall be paid pound, or eyen higher when scarce. It into the treasury of the State to the is well understood that the supply of eredit of the sinking Fund .- Ish for the London market is regulated The Treasurer, the Auditor of by telegraph between the city and the Public Accounts, and Second Audi- coast, so that an excess is not permitted, and hence prices are sustained. It is believed that large quantities are thrown away in seasons of plenty, in order to keep the market in the power of those who manipulate it. Dried and smoked fish are comparatively cheap. Vegetables also command high prices-potatoes, for instance, which are sold at retail by weight, fetch a shilling for five pounds, or about five cents a pound. A barrel of potatoes, if I remember rightly, weighs ninety-five pounds, so the rate is equal to \$4.75 a barrel. Other vegetables are proportionately dear. The houses are constructed without cellars in which to store vegetables, or cool places in which to hang up meat provided it would keep in this climate without ice; and as refrigerators are generally unknown in fanilies, no advantage can be had in buying up wholesale as is common in America. Provis-

> The foregoing list of pilees I have ob tained from a landlady, who has had experience as the keeper of a private

Suits from \$2 Upwards!

to select from. Boots and shoes cheaper than ever sold before.

Genuine Middlesex Flannel Suits at \$10 per suit. Imitation \$5.50 up.

Branches or Factories to support, therefore can sell low. Call and examine my immense spring stock. N. B.—Custom work a specialty—over 500 samples to select from. Prices as low as the lowest:

C. B. JAMES, The Gentile Clothier.

April 1, 1879-1y

VEGETINE

Chills, Shakes, FEVER AND AGUE.

DR. H. R. STEVENS:—

Dear Sir.—I feel very grateful for what your valuable medicine, Vevetine, has done in my family. I wish to express my thanks by informing you of the wonderful cure of my son; size, to it you know that Vegetine is the best medicine lever saw for Chills, Shakes, Fever and Agne. My son was sick with measure in 1873, which left him with Hippoint chaese. My son suffered a great deal of pair, all of the time; the pain was so great he did nothing but cry. The dectors did not help that a particle, he could not lift his foot from the flore, he could not lift his foot from the flore, he could not lift his foot from the flore, he could not lift his foot from the flore, he could not tift his foot from the flore, he could not lift his foot from the flore, he could not lift his foot from the flore, he could not lift his foot from the flore and "loos food. I treat one bottle, which was a great houefit. He kept taken elgiteen bottles in all, and he is completely regrored to health, welks without crutches or cane. He is twenty years of age, I have a younger son, fifteen years of age, who is subject to thills. Whenever he feels one coming on, he comes in, taken a done of the seathers, the last of the thills. Vege. the bas no bad effect upon the system like more of the mucienes recommended for Chills

VEONIER.—When the blood becomes lifeless ant stagnant, either from change of weather or of climate, want of exercise, tregular diet, or from any other cause, the Veoniers will renew the blood, carry of the patrid humons, cleaned the stomach, regulate the bowels, and impart a tone of rigor to the whole body.

VEGETINE

DYSPEPSIA, NERVOUSNESS And General Debillty.

REBUSARDSTON, MASS., 1878. We, the undersigned, having used Vegetino, take pleasurs in recommending it to all those troubled with Hierarys of any kind, Dyspepsio, Normanness, or General Behilly, it being the great blood Parisie. Sold by K. I., 'rowell & Sons, who sell more of it than all other patent medicine

MRS H. W SCOTS, JOSEPHUS SLATE. Vegeties is the great health restorer - compos-ed exclusively of barks, ro in and herbs. It is pleasant to take; every child likes it.

VEGETINE

NERVOUS HEADACHE

Ano Rhaumatism.

UINEATTI. O. April 9, 2877.

H. R. STEVENE, Faq :
Dear Sic. I have used your Vegetine for Kercurs Hardenche, and also for Bheumetism, and
have found entire relief from both, and take
great pleasure in recommending into all who may
be likewise afflicted.

FRED A. GCOD.

LOS MILIST. Clin. Vegettes has restored thousands to health who had been long and pairful sufferers.

VEGETINE Druggist's Testimony.

Ma. H. R. STATERS TO

Dour Nor. - we have been selling your remedy,
the Vestine, for about three years and take
pleasure in recommending it to our castoners,
and in no instance, where a blue of purifice would
rach the case, has it ever failed to effect a cure,
to our knowledge. It ever failed to effect a cure,
to our knowledge. Respectfully.

E. M. SHEPPARD & CO., Druggists,
Ric. Vestion, iti,

Is acknowledged by all classes of people to be the heat and most religible blood purious in the world

VEGETINE

H. R. STEVENS, Boston, Mass.

Vegetine is Sold by all Druggists.



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PETERSBURG, - - VA. AM now well fixed for handling LIVE STOCK, Cattle, Sheep and Hogs, and Stables for Horses and Moles. Good pens with sheds, troughs and racks for feeding and taking care of stock Fairbanks Scales for weighing Side track from A M & O, R. R., run-ning into my stock pens. P reconst attention to all kinds of

consignments. Give me a trial and JOHN S. CLARY. References—Bankers and Merchants, Petersburg, Va. Jan 14, '70-1y | May 19 1874,-tf

Professional Cards.

Attorney-at-Law. WILL practice in the County and Circuit Courts of Washington, Scott, Smythe and

Russell. Also in the Court of Appeals and U. S. District Court. Special attention paid to suits in Bank-ruptcy. Office Main Street, Abingdon, Va.

ATTORNEY-AT-LAW, ERISTOL TINN

L practice in the County and Circuit Courts of Washington, Russell, and Scott, Virginia, and Sullivan county, Tenn. Also in Court of Appeals and U. S. District Court at Abingdon. July 25, '76,-1y.

H. S. GOOKIN. ATTORNEY-AT- LAW AND

Attorney-at-Law-GENERAL COLLECTING AGENTS

TAZEWELL, C. H., VA. Will be in regular attendance on the courts of Tazewell, the circuit court of Washington and Russell counties and Federal court at Abingdon Special attention given to to the claims of ereditors against bankrupts in the Federal court at Abingdon

A. FULKERSON. YORK & FULKERSON. ATTORNEYS AT-LAW.

DRACTICE regularly in all the Courts in Washington county, Va., and in Washington and Sullivan countles, Tenn, and attend to the collection of all claims in Southwest Va. & E. Tennessee. Office, on Cumberland Street, Goodson, Va. sep 1 '70-tt

Attend all the Courts in Schlivan and Washington Counties, Tenn., Washington and Scott, Va., and Federal Court at Knex ville and Abingdon. Aug 12-14

ATTORNEY-AT-LAW. ABINGDON, - - - VIRGINIA. DRACTICES in all the Courts of Wash-

Medical.

W. M. PHILLIPS, M. D., J. T. HARTIN, M. D. Mendots, Va. PHILLIPS & MARTIN,

PHYSICIANS & SURGEONS, HAVE associated themselves to gether in the practice of their pro-fession. Calls from either office will be promptly attended to. mch11'79 tf

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Offers his Professional services to the Public. Will give spread attention to Di-scases of the Eye, all Chronic diseases and discuses peculiar to females.
Aug. 11, 1874.—tf.

VANCE & VANCE, WM. N. VANCE, M. D., and wM. a partnership in the practice of Medifrom town and country received .- Office over King & Hill's Book Store,

jan14 '79-6m

CORNELIUS A. GRAY Barber and Hair-Dresser,

FRONT STREET, BRISTOL TENN Desires the patronage of the public Politeness and attention riven to al and satisfaction guarantee i.

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WILL resume the practize of his pre-

the Thomas House on Saturday of each week. July 17, 1877—tf.

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OFFIUE over King & Hills Book Store, Jan. 13, 72, tf egnd feb 11, '78

DR. J. M. KING.

Graduate of the Baltimore College of Dental Sur-

Will scientifically perform all Dental ore

WILLBEAT

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RESILENT LENTIST

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7 Hds tuckish partial or full bets of

W TEETH according to the most improv-

Filling and Extracting done, and all work guaranteed. No work solicited except for

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ed method, and where partice cannot

stions and guarantee satisfaction.

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FINE WOOL HATS, (YOU CAN'T TEAR THEM.) FROM 25 CENTS TO \$1 50.

Over 400 Suits to select from. 43 different style Hats

Examine my immense stock, which occupies two stories of my store.

I guarantee everything to be just as I represent it. I mean exactly what I say, and nothing else. No

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COLLECTING AGENT. ILL attend all the Courts of Sullivan, WILL attend all the Courts of Sullivan, Washington and Carter counties, Tenn. Office in Law Ruilding on 5th St., Bristol, BRISTOL, Tenn., from the let to the 4th of each month; Office, th street, let door for Main.
UNION, Tenn., from the 9th to the 16th of each month; Office, Main street, Saat Knd.
JOHNSON CITY, Tenn., the remainder of the month. Office, Dr. Seahorn's old office.
May 11, '75,--1v. Tenn., in rear of Bailey & McCroskey's

H. C. ALDERSON,

D. F. BAILET. BAILEY & McCROSKEY, ATTORNEYS AND SOLICITORS, BRISTOL, TENN. & VA.

H. S. PRESTON.

ington and Russell countles. Circuit ourts of Scott and Lee, and in Federal court

J. A. BELVIN,

July 4th 1878 .- 1y.

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RICHMOND, . . . VIRGINIA. By "special attention given to the sate of Tabacco by T. D. Shah.

moles Weiner Terry, With- Nather than Conting smaller than the Method Mary parel. Swyers of the S. W. Will soon move the